James A. Sorenson

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Attorneys for Defendant Delta Air Lines, Inc.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH

CENTRAL DIVISION

	*	
SARA CARUSO,	*	
2.111.2.11.2.2.5,	* APPLICATION FOR WRIT OF	
Plaintiff,	* CONTINUING GARNISHMENT	
,	*	
VS.	*	
	* Case No. 2:24-cv-00926	
DELTA AIR LINES, INC.,	*	
	* Judge	
Defendants.	*	
	*	

Defendant Delta Air Lines, Inc. ("**Delta**" or "**Defendant**") hereby applies for a writ of garnishment against Plaintiff Sara Caruso ("**Caruso**" or "**Plaintiff**") on the following grounds:

- 1. That judgment has been entered in the above-cited action requiring the payment of money. The amount that remains due on the judgment as to Plaintiff Caruso is \$6,416 as of July 14, 2022, plus post-judgment interest from July 14, 2022.
- That the property to be garnished consists of:
 Wages, distributions, bonuses, commissions, or any other amounts or property due to
 Plaintiff Sara Caruso

(If known, list the nature, location, account number and estimated value of the property)

neld by:	
Unknown to Plaintiff	
(List name, address ar	nd phone number of the person holding the property)
That the business or po	erson to be charged as garnishee is:
Bountiful Flight LLC	d/b/a FLT Academy
That: (check one of the	e following)
[] a. Said property co	onsists in whole of earnings from personal services.
[x] b. Said property of	consists in part of earnings from personal services.
[] c. Said property de	pes not consist of earnings from personal services.
That the following per	sons are known to claim an interest in property:
None that are known t	o Plaintiff.
That the garnishee fee	established by Utah Code Section 78A-2-216 is attached.
DATED this 16th day	of December 2024.
	RAY QUINNEY & NEBEKER P.C.
	/s/ James A. Sorenson
	James A. Sorenson

Attorneys for Delta Air Lines, Inc.